Ralph Kermit Winterrowd 2<sup>nd</sup>
c/o P.O. Box 877109
Wasilla,
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The United States of America [99687]
(907) 357-8003

## Page 1 of 5 CLERK, U.S. DISTRICT COURT

## The United States of America

The United States

District of Alaska

## **District Court of the United States**

Ralph Kermit Winterrowd 2<sup>nd</sup> *Plaintiff*,

versus.

BRAD L. NELSON et seq. Defendants

## Case 3:02-cv-0097 Scheduling and Planning Conference Report

1. **Meeting.** In accordance with Federal Rules of Civil Procedure ("FRCP") 26(f), a meeting was held on and was attended by: **The parties conferred through correspondence.** 

Ralph Kermit Winterrowd 2nd, in propria persona

Stephanie Galbraith Moore, Attorney for the Defendants.

The parties recommend the following:

| 2.       | Pre-Discovery Disclosures.               | The information required by FRCP 26(a)(1): |  |  |  |
|----------|--|--|--|--|--|
| -        | have been exchanged                      | by the parties                             |  |  |  |
| -        | will be exchanged by the parties 8/31/07 |  |  |  |  |
| -        | Proposed changes to                      | disclosure requirements:                   |  |  |  |
| ]        | Preliminary witness lists:               |  |  |  |  |
| Scheduli | ng and Planning                          | Page 1 of 5                                |  |  |  |

|                    |  | have been exchanged by the parties   |  |
|--------------------|--|--|--|
|                    | $\rightarrow$  | will be exchanged by the parties by 8/31/07  |  |
| 3.                 | Conte  | ested Issues of Fact and Law. Preliminarily, the parties expect the  |  |
| follow             | ing issu   | ues of fact and/or law to be presented to the court at trial in this matter:   |  |
|                    | any of   | ling, but not limited to Probable Cause, Authority as public Officers of<br>f the several States, Liability and Damages, Excessive Force, First<br>essor, Refused to go to Court on the Citation, Registration and Driver<br>se. |  |
| <b>4.</b><br>plan. | Disco  | very Plan. The parties jointly propose to the court the following discovery  |  |
| A.                 | Discovery will be needed on the following issues:  |  |  |
|                    | any of   | ling, but not limited to Probable Cause, Authority as public Officers of<br>f the several States, Liability and Damages, Excessive Force, First<br>essor, Refused to go to Court on the Citation, Registration and Driver<br>se. |  |
| В.                 | Disclosure or discovery of electronically stored information should be handled as follows:   |  |  |
| C.                 | The parties have agreed to an order regarding claims of privilege or of protection as trial preparation material asserted after production as follows: |  |  |
| D.                 | All discovery commenced in time to be completed by 3/28/08.  |  |  |
| E.                 | Limita   | ation on Discovery.  |  |
|                    | 1.   | Interrogatories. No change from FRCP 33(a)  Maximum of by each party to any other party.  Responses due in days.   |  |
|                    | 2.   | Requests for Admissions.   |  |
|                    |  | No change from FRCP 36(a)  |  |
|                    |  | Maximum of requests  |  |
|                    |  | Responses due in days.   |  |
|                    | 3.   | Depositions.   |  |
| Schedu             | ling and   | Planning Page 2 of 5   |  |

|    |              | No change from FRCP 30(a),(d)  |
|----|--------------|--|
|    |              | Maximum of requests  |
|    |              | Deposition not to exceed hours unless agreed to by all parties.              |
|    | F.           | Reports from retain experts.   |
|    |              | Not later than 90 days before the close of discovery subject to              |
|    |              | FRCP 26(a)(2)(C).  |
|    |              | Reports Due:   |
|    |              | From Plaintiff: From Defendant:  |
|    | G.           | Supplementation of disclosures and discovery responses are to be made:       |
|    |              | Periodically at 60-day intervals from the entry of scheduling and            |
|    |              | planning order.  |
|    |              | As new information is acquired, but not later than 60 days before            |
|    |              | the close of discovery.  |
|    | Н.           | A final witness list, disclosing all lay and expert witnesses whom a party   |
|    |              | may wish to call at trial, will be due:                                      |
|    |              | 45 days prior to the close of discovery                                      |
|    |              | Not later than   |
| 5. | Preti        | rial Motions.  |
|    | X            | No change from D.Ak.LR 16.1(c).  |
|    | The f        | Collowing changes to D.Ak.LR 16.1(c) [Check and complete all that apply]     |
|    | X            | Motions to amend pleadings or add parties to be filed not later that 8/31/07 |
|    | _ <b>`</b> × | Motions under the discovery rules must be filed not later that 4/18/08.      |
|    | X            | Motion in limine and dispositive motions must be filed no later than         |
|    | 5/2/0        |  |
| 6. | Othe         | r Provisions:  |
|    | A.           | The parties do not request a conference with the court before entry          |
|    |              | of the scheduling order.   |
|    |              | The parties request a scheduling conference with the court on the            |
|    |              | following issue(s).  |
|    | В.           | Alternative Dispute Resolution [D.Ak.LR 16.2]                                |
|    |              |  |

|    |        | This matter is not considered a candidate for court-annexed                    |  |  |
|----|--------|--|--|--|
|    |        | alternative dispute resolution.  |  |  |
|    |        | The parties will file a request for alternative dispute resolution not         |  |  |
|    |        | later than N/A.  |  |  |
|    | C.     | The parties $\underline{X}$ do not consent to trial before a magistrate judge. |  |  |
|    | D.     | Compliance with the Disclosure Requirements of FRCP 7.1                        |  |  |
|    |        | All parties have complied Compliance not required by                           |  |  |
|    |        | any party.   |  |  |
| 7. | Trial. |  |  |  |
|    | A.     | The matter will be ready for trial:  |  |  |
|    |        | 45 day after the discovery close date.   |  |  |
|    |        | Not later than $6/2/08$ .  |  |  |
|    | B.     | The matter is expected to take 3 days to try.                                  |  |  |
|    | C.     | Jury Demanded: Yes No  |  |  |
|    |        | Right to jury trial disputed? Yes No.  |  |  |
|    |        | ·  |  |  |
|    |        |  |  |  |
|    |        | By: SULVELIA   |  |  |

Ralph Kermit Winterrowd 2<sup>nd</sup>

Plaintiff

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Certification:

I certify that a copy of this Scheduling and Planning Conference Report was mailed to the following:

Stephanie Galbraith Moore Assistant Attorney General Office of the Attorney General 1031 W. 4<sup>th</sup> Ave., Suite 200 Anchorage, Alaska 99501 907-269-5190 phone 907-258-0760 fax Stephanie Galbraith@law.state.ak.us

Date: June 8, 2007

/s/

Ralph Kermit Winterrowd 2nd